## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

		X	
MANGO LABS, LLC,		:	
V	Plaintiff,	:	Civil Action No. 1:23-cv-00665-LJL
v. AVRAHAM EISENBERG,		:	
	Defendant.	: :	
		X	

## SUPPLEMENTAL DECLARATION OF MARK BERKOWITZ

- I, Mark Berkowitz, declare as follows:
- 1. I am a Partner at Tarter, Krinsky & Drogin LLP, attorneys of record for Defendant Avraham Eisenberg ("Defendant").
- 2. I make this Supplemental Declaration in further support of Defendant's opposition to Plaintiff's application for a preliminary injunction.
- 3. I previously submitted a Declaration, dated February 15, 2023, in this matter that included Exhibits number 1-2.
- 4. Attached hereto as **Exhibit 3** is a true and correct copy of a printout of the webpage <a href="https://docs.mango.markets/litepaper">https://docs.mango.markets/litepaper</a>, as of February 28, 2023.
- 5. Attached hereto as **Exhibit 4** is a true and correct copy of a printout of the webpage https://docs.mango.markets, as of February 28, 2023.
- 6. Attached hereto as **Exhibit 5** is a true and correct copy of a printout of the webpage https://docs.mango.markets/tutorials/how-to-vote-in-governance, as of February 28, 2023.

Case 1:23-cv-00665-LJL Document 42 Filed 02/28/23 Page 2 of 2

7. Attached hereto as **Exhibit 6** is a true and correct copy of a printout of the webpage

https://docs.mango.markets/mango-v3-deprecated/tutorials/getting-started, as of February 28,

2023.

8. Attached hereto as Exhibit 7 is a true and correct screenshot of the webpage

https://trade.mango.markets, accessed on February 28, 2023.

9. Attached hereto as **Exhibit 8** is a true and correct copy of the Complaint, ECF No.

1, filed in *United States Securities and Exchange Commission v. Eisenberg*, Case 1:23-cv-00503,

dated January 20, 2023.

10. Attached hereto as **Exhibit 9** is a true and correct copy of a printout of the webpage

https://redeem.mango.markets, as of February 28, 2023.

Attached hereto as **Exhibit 10** is a true and correct copy of a printout of the webpage 11.

https://app.realms.today/dao/MNGO/proposal/HRR4ydbGUYYTCUgr7KvKdINW87HzCQy9Fu

6aL8X5BMFUT, as of February 28, 2023.

12. Attached hereto as **Exhibit 11** is a true and correct copy of a printout of the webpage

https://dao.mango.markets/dao/MNGO, as of February 28, 2023.

I declare under penalty of perjury under the laws of the United States of America that the

foregoing is true and correct.

Dated: February 28, 2023

New York, New York

By: <u>s/ Mark Berkowitz</u>

Mark Berkowitz

2